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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/972,902	10/10/2001	Nicholas V. Nechitailo	A7964	4465	
7	590 05/29/2003				
SUGHRUE, MION, ZINN, MACPEAK & SEAS, PLLC 2100 Pennsylvania Avenue, NW Washington, DC 20037-3213			EXAMINER		
			PRASAD, CHANDRIKA		

DATE MAILED: 05/29/2003

2839

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.		plicant(s)	
Office Action Summary		09/972,902		NECHITAILO, NICHOLAS V.	
		Examiner		Art Unit	
		Chandrika Prasad		2839	
The I	MAILING DATE of this communication app y	ears on the cover s	sheet with the co	rrespondenc ad	dr ss
THE MAILIN - Extensions of the after SIX (6) M - If the period for the period for the series of th	NED STATUTORY PERIOD FOR REPLY IG DATE OF THIS COMMUNICATION. Ime may be available under the provisions of 37 CFR 1.13 ONTHS from the mailing date of this communication. If reply specified above is less than thirty (30) days, a reply or reply is specified above, the maximum statutory period we within the set or extended period for reply will, by statute, wed by the Office later than three months after the mailing term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however within the statutory minim will apply and will expire SI.	er, may a reply be timel num of thirty (30) days v X (6) MONTHS from the pecome ABANDONED	y filed will be considered timely e mailing date of this co	r. mmunication.
1)⊠ Resp	onsive to communication(s) filed on 10 C	October 2001 .			
		is action is non-fina	al.		
3) Since	this application is in condition for allowa	ince except for forr	mal matters, pro	secution as to the	e merits is
Close Disposition of C	d in accordance with the practice under <i>i</i>	Ex parte Quayle, 1	935 C.D. 11, 45	3 O.G. 213.	
4) Claim(s) <u>1-32</u> is/are pending in the application				
4a) Of	the above claim(s) is/are withdraw	vn from considerat	ion.		
5) Claim(s) is/are allowed.				
6)⊠ Claim(s) <u>1-32</u> is/are rejected.			·	
7) Claim(s) is/are objected to.				
8) Claim(s) are subject to restriction and/or	election requirem	ent.		
Application Pap					
	ecification is objected to by the Examiner				
	wing(s) filed on is/are: a)□ accep		-		
	ant may not request that any objection to the				
	posed drawing correction filed on			ed by the Examine	r.
	oved, corrected drawings are required in rep		n.		
	h or declaration is objected to by the Exa	iminer.			
	5 U.S.C. §§ 119 and 120				
	vledgment is made of a claim for foreign	priority under 35 L	J.S.C. § 119(a)-(d) or (f).	
<u> </u>	o) Some * c) None of:				
	Certified copies of the priority documents				
	Certified copies of the priority documents				
	Copies of the certified copies of the priori application from the International Bure attached detailed Office action for a list o	eau (PCT Rule 17.	2(a)).	in this National S	Stage
	edgment is made of a claim for domestic	•		to a provisional	application)
	e translation of the foreign language prov			•	аррпоацоп).
	edgment is made of a claim for domestic				
Attachment(s)		-			
2) Notice of Drafts	ences Cited (PTO-892) sperson's Patent Drawing Review (PTO-948) closure Statement(s) (PTO-1449) Paper No(s) <u>4</u> .	5) 🔲 No		TO-413) Paper No(s ent Application (PTO	
I.S. Patent and Trademark Offic PTO-326 (Rev. 04-01)		on Summary	F	Part of Paper No. 6	

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DETAILED ACTION

Specification

1. The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1-2, 7, 15-17, 19-22 and 26 are rejected under 35 U.S.C. 102(b) as being anticipated by Coleman.

Coleman (Figures 1-6) shows an optical fiber cable comprising an optical fiber ribbon stack 14 having a plurality of optical fibers, a cushion member 15 disposed around the ribbon stack, an elastic membrane 13 surrounding the stack and the cushion member and a filler material integral with the cushion member in the space between the membrane and the stack. The cable has a buffer tube with a filler material 22 between the buffer tube and the ribbon stack. The cushion is made of a gel with suspended particles.

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Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 3-6, 8-14, 18, 23-25 and 27-32 rejected under 35 U.S.C. 103(a) as being unpatentable over Coleman.

Coleman shows all the features of these claims as described in Paragraph 3 above except the shape of the cushion member, the cushion member made into a number of pieces instead of being integral, material of the cushion member so as to exhibit a specific modulus of elasticity and its form as a tape wrapped around the ribbon stack. The instant invention does not provide any reasons or specific problem to be solved by providing these features. Official notice is given that such features are well known in the art of optical fibers. It would have been obvious to one having ordinary skill in the art at the time of the instant invention to provide these features to the Coleman's cable because this would require mere a selection of shape and material of the cushion member which involve only routine skill in the art.

Conclusion

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Kempf et al., Mullin et al., and Gartside et al. also show a cushion material around a ribbon stack.

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Contact Information

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Chandrika Prasad at (703) 308-0977.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lynn Feild, can be reached at (703) 308-2710. The fax number for this Group is (703) 872-9318 (general) and (703) 872-9319 for after-final.

Any inquiry of a general nature should be directed to the Group receptionist at (703) 308-1782.

Chandrika Prasad Patent Examiner May 23, 2003